UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

AARON L.	HARTMAN			
V. NATIONAL BOARD OF MEDICAL EXAMINERS		CAL	Civil Action No:	
		DISCLOSUR	E STATEMENT FORM	
Please ched			- Ordan	
	publicly held of the nongover in the above is	corporation the corporation the corporation the corporation the corporation the corporation that the corporation t	porate party,National_Board of Medical Examiners tion does not have any parent corporation and hat owns 10% or more of its stock. porate party,, tion has the following parent corporation(s) and) that owns 10% or more of its stock:	
<u>//~/ /</u> Date	- OJ	Counsel for:	Signature National Board of Medical Examiners	

Federal Rule of Civil Procedure 7.1 Disclosure Statement

- (a) WHO MUST FILE: NONGOVERNMENTAL CORPORATE PARTY. A nongovernmental corporate party to an action or proceeding in a district court must file two copies of a statement that identifies any parent corporation and any publicly held corporation that owns 10% or more of its stock or states that there is no such corporation.
 - (b) TIME FOR FILING; SUPPLEMENTAL FILING. A party must:
 - file the Rule 7.1(a) statement with its first appearance, pleading, petition, motion, response, or other request addressed to the court,
 - promptly file a supplemental statement upon any change in the (2) information that the statement requires.